

**IN THE UNITED STATES COURT OF FEDERAL CLAIMS**  
**BID PROTEST**

AMAZON WEB SERVICES, INC.,	)	
	)	
Plaintiff,	)	
	)	
v.	)	No. 19-1796C
	)	(Judge Patricia E. Campbell-Smith)
THE UNITED STATES,	)	
	)	
Defendant,	)	
	)	
and	)	
	)	
MICROSOFT CORPORATION,	)	
	)	
Intervenor-Defendant.	)	

**JOINT STATUS REPORT**

Pursuant to the Court's orders dated September 16, 2020 (ECF No. 223) and September 28, 2020 (ECF No. 228), the parties jointly and respectfully request that the Court set the schedule proposed below for proceedings in the above captioned case.

ACTION	DATE
AWS Files its Amended (Supplemental) Complaint	October 23, 2020
Government and Microsoft File Renewed Motions to Dismiss; AWS Files Renewed Motion to Complete and/or Supplement AR and for Discovery	November 6, 2020
Parties File Oppositions to Renewed Motions	November 20, 2020
Parties File Replies in Support of Renewed Motions	December 1, 2020
The Court Resolves Renewed Motions	As soon as practicable

**If the Court Does Not Grant Discovery, Significant Supplementation, or Other Significant Additions to the Administrative Record:**

AWS Files Motion for Judgment on the Administrative Record (MJAR)	December 23, 2020
Government and Microsoft File Cross-MJARs and Oppositions to AWS's MJAR	January 15, 2021
AWS Files Opposition to Cross-MJARs and Reply	January 29, 2021
Government and Microsoft File MJAR Replies	February 5, 2021

**If the Court Grants Discovery, Significant Supplementation, or Other Significant Additions to the Administrative Record:**

Discovery Ends; Government Files Administrative Record Supplements	As soon as reasonably practicable
AWS Files Motion for Judgment on the Administrative Record	21 days after completion of discovery/AR
Government and Microsoft File Cross-MJARs and Oppositions to AWS's MJAR	21 days after filing of AWS's MJAR
AWS Files Opposition to Cross-MJARs and Reply	14 days after filing of Government/Microsoft Cross-MJARs
Government and Microsoft File Replies	7 days after filing of AWS's response(reply)

The proposed schedule reflects the need for expeditious resolution of this protest, noting that provision of this capability, the urgent need for which the United States has consistently described, continues to be stayed pursuant to the Court's preliminary injunction, issued February 13, 2020 (ECF No. 164), balanced with the need for full briefing of the issues. The parties do not currently envision filing other motions not reflected in the proposed schedule and, to the extent that unanticipated developments necessitate the filing of unexpected motions, the parties commit to make every attempt to resolve those matters within the framework of the schedule proposed.

Respectfully submitted,

s/ Kevin P. Mullen

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